



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

7/8  
J. Douglas  
3/28/03  
(~~RECEIVED~~)

In re application of: **KATHRYN A. ENGHOLM**

Art Unit: 2614

Serial No.: **09/633,687**

Examiner: **Paulos M. Natnael**

Filed: **August 7, 2000**

For: **STATUS RIBBON FOR DISPLAY FOR MULTIPLE CHANNELS/CODES**

March 21, 2003

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Technology Center 2600

Commissioner for Patents  
Washington, D.C. 20231

**FINAL AMENDMENT**

Dear Sir:

In response to the **FINAL** Office Action dated February 14, 2003 please reconsider the above-identified application as follows.

**REMARKS**

The Examiner maintains the rejection of claims 1-7, 10 and 11 under 35 U.S.C. 102(b) as being anticipated by Yokoyama et al or under 35 U.S.C. 103(a) as being unpatentable over Yokoyama et al. In response to Applicant's arguments the Examiner states that "long narrow stripes or adjacent lines or narrow stripes is not in the claims."

Applicant recites "a status *ribbon* having a plurality of stripes" (emphasis added), whereas Yokoyama et al show a normal bar graph. The common, ordinary meaning of "ribbon" from Webster's Ninth New Collegiate Dictionary is "a long narrow strip." Since words in claims are to be given their ordinary meaning and are,